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January 6, 2021

**VIA ECF**

**MEMO ENDORSED**

Honorable Sidney H. Stein  
United States District Court  
Southern District of New York  
500 Pearl Street  
New York, NY 10007

Re: United States v. Rakim Brown, 19 Cr. 513 (SHS)

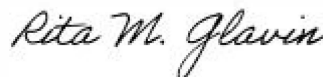
Dear Judge Stein:

I represent Rakim Brown in the above-referenced matter and write to respectfully request that the Court modify by one week the current schedule for motions in limine, proposed jury charges, and proposed voir dire. Thus, instead, of filing motions, charge requests, and voir dire requests on 1/8/21, with motion responses due on 1/15/21 and any replies due on 1/22/21, the defense requests that all of the dates be extended one additional week (i.e., **filing on 1/15/21, responses 1/29/21, and replies 2/5/21**).

I made this request for two reasons: (1) due to other professional obligations, I need additional time to prepare those various filings; and (2) I would like additional time to confer with the Government on the issue of potential motions and charge requests in an effort to narrow issues if possible. The Government consents to this request.

Trial is scheduled for March 30, 2021.

Respectfully submitted,

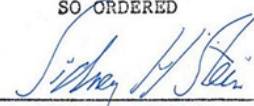


Rita M. Glavin

cc: AUSAs Alexandra Rothman and Mathew Adams (email)

**The request to extend the dates is granted.**

**Dated: New York, New York  
January 7, 2021**

SO ORDERED  
  
SIDNEY H. STEIN  
U.S.D.J.